EXHIBIT A-1

SRF 36961

63344

Hearing Date: December 11, 2019, at 9:30AM (Atlantic Standard Time) Response Deadline: November 26, 2019 at 4:00PM (Atlantic Standard Time)

PLEASE CAREFULLY REVIEW THIS OBJECTION AND THE ATTACHMENTS HERETO TO DETERMINE WHETHER THE OBJECTION AFFECTS YOUR CLAIM(S).

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF PUERTO RICO

In re:

THE FINANCIAL OVERSIGHT AND MANAGEMENT BOARD FOR PUERTO RICO,

as representative of

THE COMMONWEALTH OF PUERTO RICO, et al.,

Debtors.1

PROMESA Title III

No. 17 BK 3283-LTS

(Jointly Administered)

This filing relates to the Commonwealth, HTA, and ERS.

SEVENTY-NINTH OMNIBUS OBJECTION (NON-SUBSTANTIVE) OF THE COMMONWEALTH OF PUERTO RICO, PUERTO RICO HIGHWAYS AND TRANSPORTATION AUTHORITY, AND EMPLOYEES RETIREMENT SYSTEM OF THE GOVERNMENT OF THE COMMONWEALTH OF PUERTO RICO TO DEFICIENT CLAIMS ASSERTING INTERESTS BASED ON SALARY DEMANDS, EMPLOYMENT OR SERVICES PROVIDED

The Commonwealth of Puerto Rico (the "<u>Commonwealth</u>"), the Puerto Rico Highways and Transportation Authority ("<u>HTA</u>") and the Employees Retirement System of the Government of the Commonwealth of Puerto Rico ("<u>ERS</u>"), by and through the Financial Oversight and

Certified to be a true and exact translation from the source text in Spanish to the target language English.

21/October/2020 → Pura Reyes Gilestra-ATA #244688/NAJIT #3449 ◆ Translations & More: 787-637-4906

Targem Translations Inc.

¹ The Debtors in these Title III Cases, along with each Debtor's respective Title III case number and the last four (4) digits of each Debtor's federal tax identification number, as applicable, are the (i) Commonwealth of Puerto Rico (the "Commonwealth") (Bankruptcy Case No. 17 BK 3283-LTS) (Last Four Digits of Federal Tax ID: 3481); (ii) Puerto Rico Sales Tax Financing Corporation ("COFINA") (Bankruptcy Case No. 17 BK 3284-LTS) (Last Four Digits of Federal Tax ID: 8474); (iii) Puerto Rico Highways and Transportation Authority ("HTA") (Bankruptcy Case No. 17 BK 3567-LTS) (Last Four Digits of Federal Tax ID: 3808); (iv) Employees Retirement System of the Government of the Commonwealth of Puerto Rico ("ERS") (Bankruptcy Case No. 17 BK 3566-LTS) (Last Four Digits of Federal Tax ID: 9686); (v) Puerto Rico Electric Power Authority ("PREPA") (Bankruptcy Case No. 17 BK 4780-LTS) (Last Four Digits of Federal Tax ID: 3747); and (vi) Puerto Rico Public Buildings Authority ("PBA", and together with the Commonwealth, COFINA, HTA, ERS, and PREPA, the "Debtors") (Bankruptcy Case No. 19-BK-5532-LTS) (Last Four Digits of Federal Tax ID: 3801) (Title III case numbers are listed as Bankruptcy Case numbers due to software limitations).

63394

TRIBUNAL DE DISTRITO DE LOS ESTADOS UNIDOS PARA EL DISTRITO DE PUERTO RICO

En el asunto de:
JUNTA DE SUPERVISIÓN Y ADMINISTRACIÓN
FÍNANCIERA PARA PUERTO RICO,
como representante de
ESTADO LIBRE ASOCIADO DE PUERTO RICO y
otros,

Deudores,1

PROMESA, Titulo III Núm. 17 BK 3283-LTS (Administrada conjuntament

La presente radicación guarda relación con el ELA, la ACT y el SRE.

DECLARACIÓN DE JAY HERRIMAN EN APOYO DE LA SEPTUAGÉSIMA NOVEMOBJECIÓN GLOBAL (NO SUSTANTIVA) DEL ESTADO LIBRE ASOCIADO DE PUERTO RICO, DE LA AUTORIDAD DE CARRETERAS Y TRANSPORTACIÓN DE PUERTO RICO Y DEL SISTEMA DE RETIRO DE LOS EMPLEADOS DEL GOBIERNO DEL ESTADO LIBRE ASOCIADO DE PUERTO RICO A RECLAMOS DEFICIENTES EN LOS QUE SE ALEGAN INTERESES SOBRE LA BASE DE REIVINDICACIONES SALARIALES, LABORALES O POR SERVICIOS PRESTADOS

Yo, Jay Herriman, de conformidad con el Título 28 U.S.C., § 1746, por medio de la presente declaro, so pena de incurrir en falso testimonio, que lo que sigue es veraz y correctione fiel saber y entender:

Soy director general de Alvarez & Marsal North America, LLC ("A&M"). La lier
de Supervisión y Administración Financiera para Puerto Rico (la "Junta de Supervisión").

Certified to be a true and exact translation from the source text in Spanish to the target language English.

21/October/2020 → Pura Reyes Gilestra-ATA #244688/NAJIT #3449 ◆ Translations & More: 787-637-4906
Targem Translations Inc.

Los Deuderes en el marco de los presentes Procedimientos radicados conforme al Titulo III, junto con el mimero de procedimiento radicado conforme al Titulo III y los últimos cuatro (4) digitos del numero federal de contribuyente de cada Deudor, en su caso, son i) el Estado Libre Asociado de Puerto Rico (el "ELA") procedimiento de quiebra 17 BK 3283-LTS) (últimos cuatro digitos del número federal de contribuyente de Corporación del Fondo de Interés Apremiante de Puerto Rico ("COFINA") (núm. de procedimiento de aprecadimiento de aprecadimiento de quiebra 17 BK 3567-LTS) (últimos cuatro digitos del número federal de contribuyente: 8474]; iii) la Autoridad de Carribuyente: 3808]; iv) Sistema de Retiro de los Empleados del Gobardo Libre Asociado de Puerto Rico (el "SRE") (núm. de procedimiento de quiebra 17 BK, 3566-LTS) (unim. de procedimiento de quiebra 17 BK, 3566-LTS) (unim. de procedimiento de quiebra 17 BK, 4780-LTS) (últimos cuatro digitos del número federal de contribuyente: 9636); v) la Autoridad de Energia Eléctrica de Puerto Rico (núm. de procedimiento de quiebra 17 BK, 4780-LTS) (últimos cuatro digitos del número federal de contribuyente: 3801) (los números de causas radicadas conforme a figuran como números de procedimiento de quiebra debido a limitaciones del programa informatico.

a A&M para que le ayudara, entre otras cosas, con el proceso de reconciliación de reclamos en relación con las causas de los Deudores radicadas conforme a la Ley para la Supervisión, Administración y Estabilidad Económica de Puerto Rico ("PROMESA"). 2 Salvo disposición en contrario en la presente declaración, tengo conocimiento personal de los hechos aquí expuestos.

- En mi capacidad de director general de A&M, soy una de las personas responsables de supervisar el proceso de reconciliación y objeciones relativo a los reclamos en el marco de las causas de los Deudores radicadas conforme a PROMESA. El proceso continuo de reconciliación de los reclamos de los Deudores implica un esfuerzo colectivo de un equipo de los empleados de A&M, así como de Proskauer Rose LLP y O'Neill & Borges LLC, abogados de la Junta de Supervisión, el representante legal del ELA, de la ACT y del SRE.
 - Realizo esta declaración en apoyo de la Septuagésima novena objectión global (no 3. sustantiva) del Estado Libre Asociado de Puerto Rico, de la Autoridad de Carreteras y Transportación de Puerto Rico y del Sistema de Retiro de los Empleados del Gobierno del Estado Libre Asociado de Puerto Rico a Reclamos satisfechos (la "Septuagésima novena objeción global"). 3 He revisado personalmente la Septuagésima novena objeción global, y los anexes relativos a la misma, por lo que estoy familiarizado con la información que contienen.
 - Durante el proceso de preparación para radicar la Septuagésima novena objeción global, bajo mi dirección y/o supervisión, cada uno de los reclamos controvertidos en la Septuagésima novena objeción global fue examinado y analizado cuidadosamente, de buena fe y aplicando la debida diligencia por el personal pertinente de A&M, o fue examinado y analizado por el personal de otros agentes contratados por la Junta de Supervisión. Dichos esfuerzos

² PROMESA ha sido codificada en el Titulo 48 U.S.C., §§ 2101-2241.

Los términos con mayúscula que no estên definidos en el prosente documento tendrán el significado que les haya. sido atribuido en la Septuagésima novena objeción global.

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EXHIBIT C RO -3 P 2 21
Notification

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29	CUMMINGS TORRES, ANGELA R. URB. ALTURAS SABANERAS E-90 SABANA GRANDE, PR 00637	6/27/2018	17 BK 03283-LTS Co.	mmonwealth of Puerto Rico	54215	Undetermine			
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whether claimant has a valid claim against the Employees Retirement System of the Government of the Commonwealth of Puerto Rico or any of the other Title III debtors

* Indicates claim contains unliquidated and/or undetermined amounts

Page 5 of 164

Case:17-03283-LTS Doc#:14790-2 Filed:10/22/20 Entered:10/22/20 19:07:18 Desc Exhibit A-1 (Translation of Teobaldo Cuevas Response) Page 8 of 19

63394

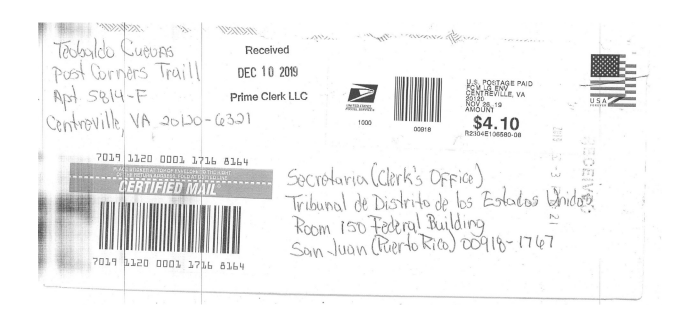
permitieron identificar los reclamos que han de ser rechazados, que se indican en el Anesas II
relativo a la Septuagésima novena objeción global.

- 5. A mi fiel saber y entender, los reclamos identificados en el Anexo A de la Septuagésima novena objeción global (conjuntamente, los "Reclamos deficientes") alegan la concurrencia de responsabilidad contra el ELA, la ACT o el SRE sobre la base de reivindicación salariales, por empleo o por servicios prestados, pero no proporcionan la información necesario para comprender qué servicios se prestaron y qué salario devengó pero no se pagó. Es más, a mission de subjectivo de la comprender que servicio una carta a cada demandante que radicó Reclamos deficientes solicitando información adicional y documentación justificativa, pero las demandantes me respondieron. En consecuencia, el ELA, la ACT y el SRE solicitan que los Reclamos deficientes sean rechazados en su totalidad.
- 6. Sobre la base de lo que antecede, y a mi fiel saber y entender, la información contenida en la Septuagésima novena objeción global y en sus anexos es veraz y correcta. y en remedio allí solicitado redunda en el mejor interés del ELA, de la ACT, del SRE y de sus acreedores.
- Declaro, so pena de incurrir en falso testimonio conforme a las leyes de los Estados.
 Unidos de América, que lo que antecede es veraz y correcto a mi fiel saber y entender.

Fecha: 24 de octubre de 2019

Por: [Firma en la versión en inglés] Jay Herriman

3



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Certified to be a true and exact translation from the source text in Spanish to the target language English.

21/October/2020 → Pura Reyes Gilestra-ATA #244688/NAJIT #3449 ◆ Translations & More: 787-637-4906
Targem Translations Inc.



- 718.384.8040
- TargemTranslations.com
- projects@targemtranslations.com
- 185 Clymer St. Brooklyn, NY 11211

TRANSLATOR'S CERTIFICATE OF TRANSLATION

Translation from: Spanish (Puerto Rico) into English (US) TARGEM Translations Inc.

I, Pura Reyes Gilestra-ATA # 244688 • NAJIT # 3449, acting as translator at TARGEM Translations Inc., a NEW YORK City corporation, with its principal office at 185 Clymer Street, Brooklyn, NY, 11211, USA, certify that:

the English translated document is a true and accurate translation of the original Spanish and has been translated to the best of my knowledge.

Original Document Name: 63394 (1)

Signed this 21st day of October 2020

anaM Lupes - Litera

Pura Reyes Gilestra



Case:17-03283-LTS Doc#:14790-2 Filed:10/22/20 Entered:10/22/20 19:07:18 Desc: Exhibit A-1 (Translation of Teobaldo Cuevas Response) Page 12 of 19

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EXHIBIT C Notification

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SRF 36961

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Hearing Date: December 11, 2019, at 9:30AM (Atlantic Standard Time) Response Deadline: November 26, 2019 at 4:00PM (Atlantic Standard Time)

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In re:

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as representative of

THE COMMONWEALTH OF PUERTO RICO, et al.,

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PROMESA Title III

No. 17 BK 3283-LTS

(Jointly Administered)

This filing relates to the Commonwealth, HTA, and ERS.

SEVENTY-NINTH OMNIBUS OBJECTION (NON-SUBSTANTIVE) OF THE COMMONWEALTH OF PUERTO RICO, PUERTO RICO HIGHWAYS AND TRANSPORTATION AUTHORITY, AND EMPLOYEES RETIREMENT SYSTEM OF THE GOVERNMENT OF THE COMMONWEALTH OF PUERTO RICO TO DEFICIENT CLAIMS ASSERTING INTERESTS BASED ON SALARY DEMANDS, EMPLOYMENT OR SERVICES PROVIDED

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21/October/2020 − ♦ Pura Reyes Gilestra-ATA #244688/NAJIT #3449 ♦ Translations & More: 787-637-4906
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The Debtors in these Title III Cases, along with each Debtor's respective Title III case number and the last four (4) digits of each Debtor's federal tax identification number, as applicable, are the (i) Commonwealth of Puerto Rico (the "Commonwealth") (Bankruptcy Case No. 17 BK 3283-LTS) (Last Four Digits of Federal Tax ID: 3481); (ii) Puerto Rico Sales Tax Financing Corporation ("COFINA") (Bankruptcy Case No. 17 BK 3284-LTS) (Last Four Digits of Federal Tax ID: 8474); (iii) Puerto Rico Highways and Transportation Authority ("HTA") (Bankruptcy Case No. 17 BK 3567-LTS) (Last Four Digits of Federal Tax ID: 3808); (iv) Employees Retirement System of the Government of the Commonwealth of Puerto Rico ("ERS") (Bankruptcy Case No. 17 BK 3566-LTS) (Last Four Digits of Federal Tax ID: 9686); (v) Puerto Rico Electric Power Authority ("PREPA") (Bankruptcy Case No. 17 BK 4780-LTS) (Last Four Digits of Federal Tax ID: 3747); and (vi) Puerto Rico Public Buildings Authority ("PBA", and together with the Commonwealth, COFINA, HTA, ERS, and PREPA, the "Debtors") (Bankruptcy Case No. 19-BK-5532-LTS) (Last Four Digits of Federal Tax ID: 3801) (Title III case numbers are listed as Bankruptcy Case numbers due to software limitations).

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TRIBUNAL DE DISTRITO DE LOS ESTADOS UNIDOS PARA EL DISTRITO DE PUERTO RICO

En el asunto de:
JUNTA DE SUPERVISIÓN Y ADMINISTRACIÓN
FINANCIERA PARA PUERTO RICO,
como representante de
ESTADO LÍBRE ASOCIADO DE PUERTO RICO y
otros,

Deudores.1

PROMESA, Titulo III Núm. 17 BK 3283-LTS (Administrada conjuntamento)

La presente radicación guardia relación con el ELA, la ACT ael SRE,

DECLARACIÓN DE JAY HERRIMAN EN APOYO DE LA SEPTUAGÉSIMA NOVEMO DE LA SEPTUAGESIMA NOVEMO DE LA SEPTUAGESIMA NOVEMO DE LOS GUERTO RICO, DE LA AUTORIDAD DE CARRETERAS Y TRANSPORTACION DE PUERTO RICO Y DEL SISTEMA DE RETIRO DE LOS EMPLEADOS DEL GOBIERNO DEL ESTADO LIBRE ASOCIADO DE PUERTO RICO A RECLAMO DEFICIENTES EN LOS QUE SE ALEGAN INTERESES SOBRE LA BASE DE REIVINDICACIONES SALARIALES, LABORALES O POR SERVICIOS PRESTADOS

Yo, Jay Herriman, de conformidad con el Titulo 28 U.S.C., § 1746, por mento de la presente declaro, so pena de incurrir en falso testimonio, que lo que sigue es veraz y companyamente la saber y entender:

Soy director general de Alvarez & Marsal North America, LLC ("A&M") to
de Supervisión y Administración Financiera para Puerto Rico (la "Junta de Supervision") en

Los Deuderes en el marco de los presentes Procedimientos radicados conforme al Titulo III, juma comunero de procedimiento radicado conforme al Titulo III y les últimos quatro (d) digites del número de procedimiento de quiebra 17 BK 3283-LTS) (últimos cuatro digitos del número federal de contribuyente de quiebra 17 BK 3283-LTS) (últimos cuatro digitos del número federal de contribuyente del procedimiento de quiebra 17 BK 3283-LTS) (últimos cuatro digitos del número federal de contribuyente: 8474); ili) la Autoridad del Transportación de Puerto Rico (la "ACT") (núm. de procedimiento de quiebra 17 BK 3567-LTS) digitos del número federal de contribuyente: 3808); iv) Sistema de Retiro de los Empleados del Callibra Asociado de Puerto Rico (el "SRE") (núm. de procedimiento de quiebra 17 BK 3568-LTS) digitos del número federal de contribuyente: 9686); v) la Autoridad de Energia Eléctrica de Puerto Rico (al "ACP"); y vi) la Autoridad de Edificios Públicos de Puerto Rico (la "AEP", y denominados conjuntar COFINA, la ACT, el SRE y la AEE, los "Duadores") (núm. de procedimiento de quiebra 19-BK-5") cuatro digitos del número federal de contribuyente: 3801) (los números de enusas radicadas cuatro digitos del número federal de contribuyente: 3801) (los números de procedimiento de quiebra informatica de procedimiento de quiebra debido a limitaciones del programa informatica.



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a A&M para que le ayudara, entre otras cosas, con el proceso de reconciliación de reclamos en relación con las causas de los Deudores radicadas conforme a la Ley para la Supervisión, Administración y Estabilidad Económica de Puerto Rico ("PROMESA"). ² Salvo disposición en contrario en la presente declaración, tengo conocimiento personal de los hechos aquí expuestos.

- En mi capacidad de director general de A&M, soy una de las personas responsables de supervisar el proceso de reconcilisción y objeciones relativo a los reclamos en el marco de las causas de los Deudores radicadas conforme a PROMESA. El proceso continuo de reconciliación de los reclamos de los Deudores implica un esfuerzo colectivo de un equipo de los empleados de A&M, asi como de Proskauer Rose LLP y O'Neill & Borges LLC, abogados de la Junta de Supervisión, el representante legal del ELA, de la ACT y del SRE.
 - Realizo esta declaración en apoyo de la Septuagésima novena objectón global (no sustantiva) del Estado Libre Asociado de Puerto Rico, de la Autoridad de Carreteras y Transportación de Puerto Rico y del Sistema de Retiro de los Empleados del Gobierno del Estado Libre Asociado de Puerto Rico a Reclamos satisfechos (la "Septuagésima novena objeción global"). 3 He revisado personalmente la Septuagésima novena objeción global, y los anexos relativos a la misma, per le que estoy familiarizado con la información que contienen.
 - Durante el proceso de preparación para radicar la Septuagésima novena objeción global, bajo mi dirección y/o supervisión, cada uno de los reclamos controvertidos en la Septuagésima novena objeción global fue examinado y analizado cuidadosamente, de buena fe y aplicando la debida diligencia por el personal pertinente de A&M, o fue examinado y analizado por el personal de otros agentes contratados por la Junta de Supervisión. Dichos esfuerzos

PROMESA ha vido codificado en el Titulo 48 U.S.C., §§ 2101-2241.

³ Los términos con mayúsculo que no estin definidos en el presente documento tendrán el significado que les haya sido atribuido en la Septuagesima novero objeción global.

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permitieron identificar los reclamos que han de ser rechazados, que se indican en el Anosas relativo a la Septuagésima novena objeción global.

- 5. A mi fiel saber y entender, los reclamos identificados en el Anexo A de la Septuagésima novena objeción global (conjuntamente, los "Reclamos deficientes") mente concurrencia de responsabilidad contra el ELA, la ACT o el SRE sobre la base de retyrindos salariales, por empleo o por servicios prestados, pero no proporcionan la información necesario para comprender qué servicios se prestaron y qué salario devengó pero no se pagó. Es más em fiel saber y entender, se envió una carta a cada demandante que radicó Reclamos deficientes solicitando información adicional y documentación justificativa, pero las demandantes respondieron. En consecuencia, el ELA, la ACT y el SRE solicitan que los Reclamos deficientes sean rechazados en su totalidad.
- 6. Sobre la base de lo que antecede, y a mi fiel saber y entender, la información contenida en la Septuagésima novena objeción global y en sus anexos es veraz y correcta se remedio alli solicitado redunda en el major intenés del ELA, de la ACT, del SRE y de la acreedores.
- 7. Declaro, so pena de incurrir en falso testimonio conforme a las leyes de les Est Unidos de América, que lo que antecede es veraz y correcto a mi fiel saber y entender.
 Fecha: 24 de octubre de 2019

Por: [Firma en la versión en inglés] Jay Herriman

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- 718.384.8040
- TargemTranslations.com
- projects@targemtranslations.com
- 185 Clymer St. Brooklyn, NY 11211

TRANSLATOR'S CERTIFICATE OF TRANSLATION

Translation from: Spanish (Puerto Rico) into English (US) TARGEM Translations Inc.

I, Pura Reyes Gilestra-ATA # 244688 • NAJIT # 3449, acting as translator at TARGEM Translations Inc., a NEW YORK City corporation, with its principal office at 185 Clymer Street, Brooklyn, NY, 11211, USA, certify that:

the English translated document is a true and accurate translation of the original Spanish and has been translated to the best of my knowledge.

Original Document Name: 63394 (2)

Signed this 21st day of October 2020

anach Lupes - Litera

Pura Reyes Gilestra

